

**Appl. No.** : 10/817,239  
**Filed** : April 5, 2004

REMARKS

The Examiner's Action dated January 31, 2006 has been received and its contents carefully considered.

Applicants have elected to prosecute Group I: Claims 1-5 and 16-18, drawn to a tablet for oral administration of indium comprising specific amounts of indium sulfate, caffeine, cocoa powder, ethyl cellulose, zinc oxide, copper (II) oxide, magnesium oxide, potassium iodide, selenium amino acid chelate, chromium amino acid chelate and manganese amino acid chelate, and method of producing such a tablet, classified in multiple subclasses in classes 424 and 514, such as 424/617, 635, 641, 643, 650, 655, 670, 688-689, 702, class 514/419, 423, 556, 561-562, 563-565, 567.

Applicants have cancelled Group II: Claims 6-15 and 19-20, drawn to a tablet for oral administration of indium comprising at least one indium salt and at least one excipient, and method of orally administering such a tablet, classified in class 424/650 and 514/492. Applicants note that the Examiner has indicated that restriction was required because of the broadness of the nutritional supplement field which would be challenging to search. Furthermore, the Examiner states there would be undue burden on the Examiner if the restriction was not required.

Claims 1, 5 and 16 are independent claims. Claims 2-4 depend upon Claim 1 and Claims 17-18 depend upon Claim 16. Claims 1-5, 16-18 remain pending in the application.

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SUMMARY

Applicant respectfully submits that Claims 1-5 and 16-18 are in a condition for allowance and respectfully requests a notice as to the same. With respect to the claims, no fees are due. If any matters remain outstanding, the Examiner is invited to contact the undersigned by telephone. Should there somehow be any fees due please deduct such fees incurred by this Amendment Letter from our Deposit Account No. 502200.

Respectfully submitted,

Dated: Feb. 28, 2006

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